

predetermined table of information service numbers, or activating a process for detecting and storing a received phone number responsive to the detecting the number of the called information service being stored in the predetermined table of information service numbers. The Examiner admits that Johnson does not disclose or suggest these limitations but asserts that these limitations would be obvious to one of ordinary skill in the art by the disclosure of Johnson in paragraphs 31 and 32. However, these portions merely relate to a user requesting a direction set (e.g., if lost), call an assistance service, and receive the directions by download and store them in a directory. This is not detecting that a number of the called information service is stored in a predetermined table of information service numbers, or activating a process for detecting and storing a received phone number responsive to the detecting the number of the called information service being stored in the predetermined table of information service numbers, as recited in the claims of the present application. The disclosure of requesting, download and storing of directions in Johnson would not render these limitations obvious to one of ordinary skill in the art.

Regarding claims 4-6, 8, 9, 12-15, 19-21, 23, 24, 27-30 and 33-36, Applicant submits that these claims are dependent on one of independent claims 1, 11, 16, 26 and 32 and, therefore, are patentable at least for the same reasons noted previously regarding these independent claims.

Accordingly, Applicant submits that Johnson does not disclose or suggest the limitations in the combination of each of claims 1, 4-6, 8, 9, 11-16, 19-21, 23, 24, 26-30 and 32-36 of the present application. Applicant respectfully requests that these rejections be withdrawn and that these claims be allowed.

Claims 7, 10, 22, 25, 31 and 37 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Johnson in view of Beith et al. and Molne. Applicant respectfully traverses these rejections.

Applicant submits that claims 7, 10, 22, 25, 31 and 37 are dependent on one of independent claims 1, 16, 26 and 32 and, therefore, are patentable at least for the same reasons noted previously regarding these independent claims.

Accordingly, Applicant submits that none of the cited references, taken alone or in any proper combination, disclose, suggest or render obvious the limitations in the

combination of each of claims 7, 10, 22, 25, 31 and 37 of the present application. Applicant respectfully requests that these rejections be withdrawn and that these claims be allowed.

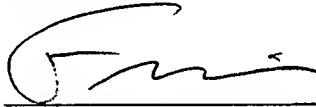
Conclusion

In view of the foregoing amendments and remarks, Applicant submits that claims 1, 4-16 and 19-37 are now in condition for allowance. Accordingly, early allowance of such claims is respectfully requested. If the Examiner has any questions about the present amendment or anticipates finally rejecting any claim of the present application, a telephone interview is requested.

If necessary, please charge any additional fees or credit overpayment to Deposit Account No. 13-4365.

Respectfully submitted,

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